ALVORD AND ALVORD ATTORNEYS AT LAW

918 SIXTEENTH STREET, NW

SUITE 200

Washington, D C

20006-2973

(202) 393-22**BECORDATION HO**

FAX (202) 393-2156 JAN 2 7 1994 -1 05 PM

January 27, 1994

ELIAS C ALVORD (1942) ELLSWORTH C ALVORD (1964)

Mr. Sidney L. Strickland, Jr. Secretary Interstate Commerce Commission Washington, D.C. 20423

Dear Mr. Strickland:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11303(a) are two (2) fully executed and acknowledgement copies of an Indenture Supplement (Santa Fe Trust No. 1992-3) No. 9 dated January 27, 1994, a secondary document as defined in the Commission's Rules for the Recordation of Documents under 49 C.F.R. Section 1177.

The enclosed document relates to documents filed and recorded on December 30, 1992 under Recordation Number 18284.

Indenture Supplement (Santa Fe Trust No. 1992-3) No. 9

Debtor:

Wilmington Trust Company, Owner Trustee

1100 North Market Street Wilmington, Delaware 19890

Secured Party:

Harris Trust and Savings Bank, Indenture Trustee

111 West Monroe Street Chicago, Illinois 60603

These is no new equipment attached to the enclosed document.

Mr. Sidney L. Strickland, Jr. January 27, 1994
Page 2

Also enclosed is a check in the amount of \$18.00 payable to the order of the Interstate Commerce Commission covering the required recordation fee.

Kindly return stamped copies of the enclosed documents to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/bg Enclosures

Interstate Commerce Commission Washington, D.C. 20423

1/27/94

OFFICE OF THE SECRETARY

Robert W. Alvord Alvord & Alvord 918 16th St N.W. Suite 200 Washington-D.C. 2000

Dear Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303,

on 1/27/94 at 1:05pm , and assigned

recordation number(s).

18284-J & 18066-K

Sincerely yours,

Secretary SIDNEY L. STRICKLAND, JR.

Enclosure(s)

RECORDATION NO 1838 FILES 14

JAN 2 7 1994 -1 03 PM

Indeastate Consideration consideration

INDENTURE SUPPLEMENT NO. 9

INDENTURE SUPPLEMENT NO. 9, dated January 27, 1994 (the or this "Indenture Supplement"), between WILMINGTON TRUST COMPANY, a Delaware banking corporation, not in its individual capacity, but solely as Owner Trustee (the "Owner Trustee") under the Trust Agreement (Santa Fe Trust No. 1992-3), dated as of December 20, 1992 (the "Trust Agreement") between the Owner Trustee and BA LEASING & CAPITAL CORPORATION, a California corporation, as Owner Participant, and HARRIS TRUST AND SAVINGS BANK, an Illinois banking corporation, as Indenture Trustee (the "Indenture Trustee") under the Trust Indenture and Security Agreement (Santa Fe Trust No. 1992-3) dated as of December 20, 1992 (together with all amendments and supplements heretofore entered into, the "Indenture"), among the Owner Trustee and the Indenture Trustee.

WITNESSETH:

WHEREAS, the Owner Trustee and the Indenture Trustee have heretofore entered into the Indenture and, unless otherwise defined herein, capitalized terms used herein and not otherwise defined shall have the meanings assigned to such terms in the Indenture:

WHEREAS, the Owner Trustee and the Indenture Trustee have heretofore entered into that certain Indenture Supplement No. 1 dated June 30, 1993 ("Indenture Supplement No. 1"), that certain Indenture Supplement No. 2 dated July 30, 1993 ("Indenture Supplement No. 2"), that certain Indenture Supplement No. 3 dated August 31, 1993 ("Indenture Supplement No. 3"), that certain Indenture Supplement No. 4 dated September 30, 1993 ("Indenture Supplement No. 4"), that certain Indenture Supplement No. 5 dated September 30, 1993 ("Indenture Supplement No. 5"), that certain Indenture Supplement No. 6 dated November 16, 1993 ("Indenture Supplement No. 6"), that certain Indenture Supplement No. 7 dated November 16, 1993 ("Indenture Supplement No. 7") and that certain Indenture Supplement No. 8 dated November 16, 1993 ("Indenture Supplement No. 8""; the aforementioned Indenture Supplement No. 1, Indenture Supplement No. 2, Indenture Supplement No. 3, Indenture Supplement No. 4, Indenture Supplement No. 5, Indenture Supplement No. 6, Indenture Supplement No. 7 and Indenture Supplement No. 8 being collectively referred to herein as the "Indenture Supplements"); and

WHEREAS, each of the Series of Trust Certificates issued under the Indenture Supplements are to be refinanced pursuant to Section 2.1 of the Indenture and the Indenture provides for the execution and delivery of an Indenture Supplement which shall particularly describe the terms, conditions and designations of Replacement Certificates to be issued;

NOW, THEREFORE, in consideration of the mutual agreements herein contained and other good and valuable consideration, receipt of which is acknowledged, the Owner Trustee and Indenture Trustee agree as follows:

- 1. Replacement Certificates. The Owner Trustee and Indenture Trustee hereby waive the requirements in Sections 2.11(b) and 6.1(c) of the Indenture that the Owner Trustee deliver a request and authorization to issue Replacement Certificates three Business Days and no less than 5 nor more than 10 Business Days', respectively, prior to any issuance of Replacement Certificates and agree that, in the case of the Trust Certificates issued under this Indenture Supplement, the Owner Trustee may deliver such request and authorization any time prior to the issuance of such Trust Certificates.
- 2. Issuance of Replacement Certificates. The Trust Certificates issued under this Indenture Supplement shall be designated as 5.90% Trust Certificates Series 1994-2. The Trust Certificates shall be substantially in the form set forth in Exhibit A hereto. The Trust Certificates issued under this Indenture Supplement shall be dated the date of issuance thereof, shall be issued with the Maturity Date and shall bear interest as specified in Exhibit B attached hereto. The principal of each Trust Certificate shall be payable as indicated in Exhibit B attached hereto.
- 3. Incorporation into Indenture. This Indenture Supplement shall be construed in connection with and as part of the Indenture and all terms, conditions and covenants contained in the Indenture, as amended and supplemented by this Indenture Supplement, shall be and remain in full force and effect.
- 4. References. Any and all notices, requests, certificates and other instruments executed and delivered concurrently with or after the execution and delivery of this Indenture Supplement may refer to the "Indenture", or may identify the Indenture in any other respect without making specific reference to this Indenture Supplement, but nevertheless all such references shall be deemed to include this Indenture Supplement, unless the context shall otherwise require.
- 5. Counterparts. This Indenture Supplement may be executed in any number of counterparts, each executed counterpart constituting an original but all together one and the same instrument.
- 6. Governing Law. This Indenture Supplement shall be governed by and construed in accordance with the laws and decisions of the State of Illinois without regard to principles of conflicts of laws; provided, however, that the parties shall be entitled to all rights conferred by any applicable Federal statute, rule or regulation.

IN WITNESS WHEREOF, WILMINGTON TRUST COMPANY, as the Owner Trustee and HARRIS TRUST AND SAVINGS BANK, as the Indenture Trustee, have caused this Indenture Supplement to be duly executed by their respective officers thereunto duly authorized, as of the day and year first above written.

Title:

WILMINGTON TRUST COMPANY, not in its individual capacity but solely as Owner Trustee		
Ву	WD-	
Name:		
Title:	CAROLYN C. DANIELS ASSISTANT VICE PRESIDENT	
individu	UST AND SAVINGS BANK, not in its al capacity, except as otherwise I, but solely as Indenture Trustee	
By		

IN WITNESS WHEREOF, WILMINGTON TRUST COMPANY, as the Owner Trustee and HARRIS TRUST AND SAVINGS BANK, as the Indenture Trustee, have caused this Indenture Supplement to be duly executed by their respective officers thereunto duly authorized, as of the day and year first above written.

WILMINGTON TRUST COMPANY, not in its
individual capacity but solely as Owner
Trustee

By	 	 	
Name:			
Title:			

HARRIS TRUST AND SAVINGS BANK, not in its individual capacity, except as otherwise provided, but solely as Indenture Trustee

Name J. Bartolini
Title: Vice President

STATE OF Delaware)	
COUNTY OF New Castle) SS	
On this 2 day of 5,1994, before me to me personally known, who being by me duly sworn, WILMINGTON TRUST COMPANY, that said instrument said corporation on such day by authority of its Board that the execution of the foregoing instrument was the	was signed on such date on behalf of d of Directors, and she acknowledged
4	Notary Public
[NOTARIAL SEAL]	SONJA F. ALLEN NOTARY PUBLIC
My commission expires:	My Commission expires May 30, 1984

STATE OF _I	LLINOIS)
)SS
COUNTY OF	COOK)

On this 25th day of January, 1994, before me personally appeared J. Bartolini, to me personally known, who being by me duly sworn, said that he is Vice President of HARRIS TRUST AND SAVINGS BANK, that said instrument was signed on such date on behalf of said corporation on such day by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

[NOTARIAL SEAL]

My commission expires:

"OFFICIAL SEAL"

Marianne Cody

Notary Public, State of Illinois

My Commission Expires 5/29/97

FROM OF TRUST CERTIFICATE

See Attached Annex I

EXHIBIT A (to Indenture Supplement No. 9)

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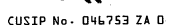


REGISTERED

Trust Certificate-Series 1994-2 SANTA FE TRUST NO. 1992-3

WILMINGTON TRUST COMPANY, Not in its Individual Capacity but Solely as Owner Trustee Under the Trust Agreement (Santa Fe Trust No. 1992-3) Dated as of December 20, 1992

Issued in Connection with Certain Autoracks Leased to



THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY 5.90% TRUST CERTIFICATE DUE DECEMBER 29, 2004

WILMINGTON TRUST COMPANY, not in its individual capacity, but solely as owner trustee (the "Owner Trustee") under that certain Trust Agreement (Santa Fe Trust No. 1992-3), dated as of December 20, 1992, between Wilmington Trust Company and the institution referred to therein as the "Owner Participant" (herein as such Trust Agreement may be amended or supplemented from time to time called the "Trust Agreement"), for value received, hereby promises to pay to

DOLLARS, or registered assigns the principal sum of

WILMINGTON TRUST COMPANY,

not in its individual capacity but solely as Owner Trustee

Senior Finance Services Officer

Authorized Officer or Signatory

INDENTURE TRUSTEE'S CERTIFICATE OF AUTHENTICATION This is one of the Trust Cartificates referred to in the within Hentioned Indenture.

HARRIS TRUST AND SAVIN 3S BANK,

as Indenture Trusto.

This Trust Certificate is one of a duty authorized issue of Trust Certificates to be payable as set forth below:	Trust Certificates issued under the Inder	nture designated 5 90% Trust Certificates—Series 1994 2 limited in aggregate	principal amount to \$15,495 000 the principal amount of such
1100 Cas	PAYMENT DATE June 29 1994	PRINCIPAL AMOUNT \$ 519 442 29	
•	December 29 1994 June 29 1995 December 29 1995	512 020 86 527 125 47 542 675 68	
	June 29 1996 December 29 1996 June 29 1997	558,684 61 575 165 80 592 133 20	
	December 29 1997 June 29 1998 December 29 1998	609 601 13 627 584 36 646,098 10	
	June 29 1999 December 29 1999 June 29 2000	877 113 50 902 988 35 855 831 03	
	December 29 2000 June 29 2001 December 29 2001	888 655 35 981 008 86 1 010 030 98	
	June 29 2002 December 29 2002 June 29 2003	1,039 626 89 1 070 501 79 787 845 12	
	December 29, 2003 June 29, 2004 December 29, 2004	443 645 96 458 733 52 470,207 15	ુ •
cluding a statement of the properties thereby conveyed pledge	and amendments thereto (a copy of who and assigned: the nature and extent of	th is on file with the Indenture Trustee at its principal corporate trust office) for a the security the respective rights thereunder of the Owner Trustee the Lessee entruptcy Gode and the other terms upon which the Trust Certificates are and ar	t e Indenture Trustee and the Carthoate Holders, the waiver by
terms and conditions of the trust created by the Indenture. In a	ill of which terms and conditions in the in ites are subject to prepayment in whole o	denture each Certificate Holder agrees by its acceptance of this Trust Certifica rin part, or purchase under the circumstances and in the amounts including Pre-	
(a) (i) I born the accumence of an Event of I are with year	becaling the district beauting the action	pursuant to Section 11.2 of the Lease, principal on each Outstanding Trust Certificat obtained by multiplying the aggregate Current Principal Amount of each Outst ment Date) by a fraction the numerator of which shall be the Equipment Cost of	Late id all be prepaid in purt toge. It is with interest (without Pre- priding Trust Certificate as of the Prupayment Date for such Unit such Lint and the decomposity of subsets health at the consense
Equipment Cost of the Units then subject to the Lease immedi above to but not including the Prepayment Date after giving eff	istely prior to such Prepsyment Date an ect to the application of any Basic Rent Ti	d (2) as to interest the aggregate amount of interest accrued and unpaid in reshifteninterest and Supplemental Rant payable in accordance with Section 3 5 of icates being prepaid so that each of the remaining installments of each such Trial	r of the principal amount to be prepaid purauant to clause (i) the Lease paid on or prior in the dath of such prepayment, Each
amount of the prepayment bears to the unpaid principal amou (3) The Prepayment Date for Trust Certificates to be	nt of such Trust Certificates immediately prepaid in whole or in part, pursuant to I	prior to the prepayment and (B) made ratisbly over the Trust Certificates, withou this paragraph (a) shall be the Settlement Date related to the Event of Loss givin	i priority of any one such Trust Celuficate over any other prise to the prepayment
(b) At any time on or after the fifth anniversary of the Basi Units their subject to the Lease, then in such event with respect the Lessee that such Units are obsolete or surplus to the needs	c Term Commencement Date with respe to all remaining Units) and upon the term of the Lessee principal on each Outstan	ct to not less then fifty Units (except their it as a result of Events of Loss and prior le numbers of the Lesse with respect to such Units pursuant to Section 10 thereof in ding Trust Certificate shall be prepaid in part. logether with interest at a Prepayment inflicate as all the Prepayment Date for such Units (after deducting therefrom the orderminated or when shall be the aggregate Equipment Cost of the Units them.	innalia-is under Section 10 of the Lasse there are ie "c" 2 "= 50 he case where such termination is a result of a dete —initation _y int ⊇rice equal to the sum of (i) as to orincipal thereof an amount
without priority of any one such Trust Certificate over any other	or The Prepayment Date for Trust Certifi	is paragraph (b) shall be (A) applied to the prepayment of such Trust Certificates to the unpaid principal amount of such Trust Certificates immediately prior to to cates to be prepaid pursuant to this paragraph (b) shall be the Payment Date th	t occurs on the Termination Date applicable to such Units
of the Indenture notice for which is provided in said Section 8 : caived the written request of the Lessee to effect the prepayme	3(e)(iu)) pnor irrevocable notice to the Inc nt or redemption of Outstanding Trust Ce	on Agraement or otherwise upon at least 30 days but no more than 60 days (ex- denture Trustee and provided that, so long as no Lease Event of Default shall har ritificates issued under a particular Indenture Supplement required by Section 10	e occurred and be continuing the Owner Trustee shall have re- 2(a) of the Participation Agreement prior to the giving of such no-
tice, each Outstanding Trust Certificate issued under such in applicable Prepayment Date plus a Premium. The Prepayme (d). At any time on or after the fifth anniversary of the Besi.	denture Supplement shall be prepaid at int Date for Trust Certificates to be prepa c Term Commencement Date with respe	a Prepayment Price equal to the Current Principal Amount thereof together with insurant to this peragraph (c) shall be specified in the notice referred to the ct to not less than fifty I hits (except that if as a result of Events of Loss and prior te	h accrued but unpaid interest thereon to but not including the first sentence of this paragraph (c) rmmanous under Section 10 of the Lease, there are less than 50
Units then subject to the Lease, then in such event with respect	to all remaining Units) and upon the term and Trust Certificate shall be prepaid to	sination of the Lease with respect to such Units pursuant to Section 10 thereof reli- page with interest (without Prenum) in part at a Prepayment Pince equal to the payment Date for such Unit (after deducting therefrom the related scheduled princ	ting solely to a Required Modification being deemed by the Les sum of (i) as to principal thereof, an amount equal to the product
fraction, the numerator of which shall be the Equipment Cost of	f such Unit and the denominator of which	shall be the aggregate Equipment Cost of such Units then subject to the Lease in	nmediately prior to such Prepayment Date (ii) as to interest the
is on that the principal amount of the prepayment bears to the un cate over any other. The Prepayment Date for Trust Certifical (a) Upon the request of the Owner Trustee numbers to Se	paid principal amount of such Trust Cert es to be prepaid pursuant to this paragra action 8.3(a)(iii) of the Indenture and delin	ent of such Trust Certificates being prepaid so that each of the remaining installment ficates immediately prior to the prepayment and (8) shall be made ratably over the phy (0) shall be the Payment Date that occurs on the Termination Date applicable very of notice as provided in said Section 8 3(e)(iii) each Outstanding Trust Certifi	Trust Certificates without priority of any one such Trust Certifi- such Units cate shall be purchased at a Prepayment Price equal to the Cur
rent Principal Amount thereof together with accrued but unpa "Average Life Date" shall mean with respect to the prep	ed interest thereon to but not including to exprent of a Trust Certificate, the date w	he applicable Prepayment Date: but without a Premium hich follows the Prepayment Date by a period equal to the Remaining Weighted	
"Investment Banker" shall mean an independent investi "Premium" shall mean the Public Ottering Premium "Public Offering Premium" shall mean, with respect to the	a paparael amount of Trust Certificates to	be oversed on any Preneyment Date, the amount which the investment Banker	letermines as of the second Business Day prior to such Prepay-
ment Date to equal the product obtained by multiplying (a) the ments would otherwise have become due including the Matui Bent Payment Date at a rate equal to the sum of (A) the Treas	excess, if any of (i) the sum of the presently of such Trust Certificate (but excluding ury Rate plus (B) 0.5% based on a 360-	nt values of all the remaining scheduled payments of principal and interest from ting that portion of any scheduled payment of interest which is actually due and paday year of twelve 30-day months over (ii) the aggregate unpaid principal amou	he Prepayment Date to the respective dates on which such pay d on the Prepayment Date) discounted semi-annually on each at of such Trust Certificate plus any accrued but unped interest
mereon by (b) a rection the numerator or which shall be the print died that the aggregate unpaid principal amount of such Trus "Remembra Weichted Aversoe Life shall mean as of an	ncipal amount of such I rust Certificate to st Certificate for the purposes of clause (ny date, with respect to prepayment or red	be prepaid on such Prepayment Date and the denominator or which share or the P a)(ii) and (b) of this definition shall be determined after deducting the principal pit lemotion of a Trust Certificate, the number of days equal to the quotient obtained t	ggregate unperior principal amount of such 1 has Certificate pro- lyment, if any due on such Prepayment Date ly dividing (A) the sum of the products obtained by multiplying (1)
the amount of each remaining principal payment on such Trust the unpaid principal amount of such Trust Certificate "Treatury Rate" shall mean, with respect to programment	Certificate as of such date by (2) the num of each Town Certificate. It not appropria	nber of days from and including the prepayment or redemption date to but exclude to (expressed as a seminary in accurate of the case of 1)	ng the scheduled payment date of such principal payment by (B) wied States Treasury hills, converted to a bond equivalent yield).
determined to be the per annum rate equal to the semiannually yields to maturity for two series of United States Treasury secu- Life Date of such Trust Certificate in each case as published in	neld to maturity for United States Treasurities. (A) one maturing as close as possit the most recent H 15(519) (or. d a week!	y securities maturing on the Average Life Date of such Trust Certricate as deter- ble to but earlier than the Average Life Date of such Trust Certricate and (8) the of y everage yelfo to maturity of United States Treasury securines maturing on the elected Interest Rates or any successor publication published by the Board	mined by interpolation between the most recent weekly average ther maturing as close as possible to but later than the Average iverage Life Date of such Trust Certificate is reported in the most
n 15(519) means the latest in 15(519) which is published pho	L to the close of onervezz ou the third on	elected inferest Rates or any successor publication published by the Board is siness Day preceding the scheduled Prepayment Data Trust Certificates may subject to the terms of the Indenture be declared due and	
ture If, and only if such an event of default is caused by an eve VIII of the Indenture to the exclusion of the Owner Trustee, ex	ent of default by the Lessee under the Les reroise one or more of the remedies of th	sse the Indenture Trustee may declare the Lease to be in default, and may subje the Owner Trustee provided in the Lease	ct to the limitsfrons set forth in the Granting Clause to and Article
As provided in the Indenture and subject to certain limits:	bons therein set forth this Trust Certifica	e enforcement of payment of any amount due hereon, is subject to certain limitation indenture. Trustee to pursue such remedy te is transferable, and upon surrender of this Trust Certificate for registration of tr ment of transfer in form seutraction to the Registrar and the Owner. It ustee duty e	ansier at the principal corporate trust office of the Registrar or at
cates of the same maturity and type and of authorized denomenating. The Trust Certificates are issuable only as registered Tr	mations and for the same aggregate pro ust Certificates	ncipal amount will be issued to the designated transferee or transferees	
No service charge shall be made for any such registration provided in the proviso below exchanges pursuant to Section case may be, provided however that in the case of Section 1	n of transfer or exchange, but the Registi is 2.2(a) and 11.4 of the Indenture not im 1.4 of the Indenture, the Indenture Trust	ns may require payment of a sum sufficient to cover any tax or other government rolving any transier in which case the Indenture Trustee shall collect such tax or see shall collect such tax or change if any from the Lessee only if such exchange	al charge payable in connection therswith other than except as charge it any from the Lessee or the Owner Participent, as the is executed at the request of the Lessee
tered as the absolute owner hereof for the purpose of receiving indenture Trustee, the Paying Agent, the Registrar nor the Le	payment of the principal of and interest sees shall be affected by notice to the ci	e Indenture Trustee, the Paying Agent, the Registrar and the Lessee may deem a only in the Trust Certificate and for all other purposes whatsoever whether or not this ontrary.	Trust Certificate be overdue, and neither the Owner Trustee, the
AS PROVIDED IN THE INDENTURE THE INDENTUR THE CHOICE OF LAW DOCTRINE OF SUCH STATE	E AND THIS TRUST CERTIFICATE SH	ALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LA	WS OF THE STATE OF ILLINOIS WITHOUT REFERENCE TO
TEN COM as tenants in common	n on the face of this certificate shall be o	construed as though they were written out in full according to applicable laws or i UNIF G	egutations IFT MIN ACT — Custodian
TEN ENT — as tenants by the entireties-husband and wife with right of survivorship — as joint tenants with right of survivorsh	що		(Cust) (Minor) under Undorm Gifts to Minors
and not as tenants in common			Act(State)
	Additional abb	reviations may also be used though not in the above list.	(52.6)
THIS CERTIFICATE (OR ITS PREDECESSOR) WAS ACT'), AND THIS CERTIFICATE MAY NOT BE SOLD OR	ORIGINALLY ISSUED IN A TRANSA OTHERWISE TRANSFERRED IN THE	CTION EXEMPT FROM REGISTRATION UNDER THE UNITED STATES SE ABSENCE OF SUCH REGISTRATION OR AN APPLICABLE EXEMPTION T EMPTION FROM THE PROVISIONS OF SECTION 5 OF THE SECURITIES AC	CURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES HEREFROM EACH PURCHASER OF THIS CERTIFICATE IS
MEREBY NOTIFIED THAT THE SELLER OF THIS CERTIF THE HOLDER HEREOF, BY PURCHASING THIS CEI CATE MAY BE RESOLD, PLEDGED OR OTHERWISE TRA	ICATE MAY BE RELYING ON THE EXI RTIFICATE, AGREES FOR THE BENE INSFERRED ONLY (1) TO ATSF (2) TO	EMPTION FROM THE PROVISIONS OF SECTION 5 OF THE SECURITIES AC FIT OF THE ATCHISON TOPEKA AND SANTA FE RAILWAY COMPANY ("A I MERRILL LYNCH, PIERCE, FENNER & SMITH INCORPORATED, (3) TO A P	IT PROVIDED BY RULE 144A THEREUNDER TSF") AND THE OWNER TRUSTEE THAT (A) THIS CERTIFI- ERSON WHOM THE SELLER REASONABLY BELIEVES IS A
QUALIFIED INSTITUTIONAL BUYER WITHIN THE MEANI THAT THE RESALE, PLEDGE OR OTHER TRANSFER IS B A TRANSACTION COMPLYING WITH THE PROVISIONS	NG OF RULE 144A UNDER THE SECU EING MADE IN RELIANCE ON RULE 1 OF REGULATION S UNDER THE SECI	RTIES ACT PURCHASING FOR ITS OWN ACCOUNT OR FOR THE ÀCCOUN 44A, (4) PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER TH URITIES ACT OR (6) PURSUANT TO SUCH OTHER EXEMPTION FROM REC	FOF A QUALIFIED INSTITUTIONAL BUYER THAT IS AWARE ESECURITIES ACT IN ACCORDANCE WITH RULE 144, (5) IN HISTRATION UNDER THE SECURITIES ACT AS MAY BE AC-
CEPTABLE TO ATSF AND (B) THE HOLDER WILL, AND ABOVE, PROVIDED THAT NO RESALE, PLEDGE OR OT OWNER TRUSTEE CAN DELIVER TO THE PROPOSED TO	EACH SUBSEQUENT HOLDER IS RI HER TRANSFER MAY BE MADE PUP RANSFEREE A DEFINITIVE REGISTE	IMPTION FROM THE PROVISIONS OF SECTION S OF THE SECURITIES AS TIT OF THE ATCHISON TOPEKA AND SANTA FE RAILWAY COMPANY (*) MERRILL LYNCH, PIERCE, FENNER A SMITH INCORPORATED, (3) TO A P RITIES ACT PURCHASING FOR ITS OWN ACCOUNT OR FOR THE ACCOUN 4A. (4) PURSUANT TO AN EXEMPTION FROM REGISTRATION UNDER TH UNITIES ACT OR (6) PURSUANT TO SUCH OTHER EXEMPTION FROM RE- COURED TO MOTIFY ANY PURCHASER OF ANY CERTIFICATE FROM IT ISSUANT TO THE PROVISIONS (A) [4], (5) OR (6) ASDVE PRIOR TO THE INFED CERTIFICATE REPRESENTING THE CERTIFICATES BEING RESOLL LOYDER RETIREMENT INCOME SECURITY ACT OF 1974. AS AMENDED! (*)	OF THE TRANSFER RESTRICTIONS REFERRED TO IT (A) : SIVING OF NOTICE BY THE OWNER TRUSTEC THAT THE PLEDGED OR OTHERWIG. TRANSFERRED
NO "EMPLOYEE BENEFIT PLAN" WITHIN THE MEA WITHIN THE MEANING OF SECTION 4975 OF THE INTER ANY SUCH EMPLOYEE BENEFIT PLAN OR PLAN MAY A	ANING OF SECTION 3(3) OF THE EMP INAL REVENUE CODE OF 1966, AS A COUIRE OR HOLD ANY OF THE TRUS	Ned Centificate Representing the Centercates defined resolu- Loyver retribement income security act of 1974, as amended (* mended (the "code") or entity that is deemed to hold "plan a" st certificates governmental and certain hon-electing chil st certificates	ERISA") WHICH IS SUBJECT TO TITLE FOF ERIRA, "PLAY" ICCT3" ITHINT THE MEANING OF 29 C.F.R. \$25"0." 101 ")F RCH PLANS HOWEVER. ARE NCT SUBJECT TO "TITLE FOF
ERISA OR SECTION 4975 OF THE CODE, AND, THEREFO	ORE, MAY ACQUIRE AND HOLD TRU	BT CERTIFICATES	144
For Value Received,			heleby self, assign and transfer unto
PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE			3
			•
	Please print or typewrite	name and address including postal zip code of assignee	
		•	,
the within Equipment Trust Certificate and do hereby irravoca	ably constitute and appoint		
to transfer the said Equipment Trust Certificate on the Books	of the within named Trustee with full por	wer of substitution in the premises	Attorney
Detect			

TRUST SERIES 1994-2

Maturity Date: December 29, 2004

Debt Rate: 5.90%

Principal Amount: \$15,495,000

Payment Dates for Interest: June 29 and December 29 of each year

until maturity, commencing June 29, 1994

Payment Amounts:

PAYMENT DATE	PAYMENT AMOUNT
June 29, 1994	\$ 519,442.29
December 29, 1994	512,020.86
June 29, 1995	527,125.47
December 29, 1995	542,675.68
June 29, 1996	558,684.61
December 29, 1996	575,165.80
June 29, 1997	592,133.20
December 29, 1997	609,601.13
June 29, 1998	627,584.36
December 29, 1998	646,098.10
June 29, 1999	877,113.50
December 29, 1999	902,988.35
June 29, 2000	855,831.03
December 29, 2000	888,655.35
June 29, 2001	981,088.86
December 29, 2001	1,010,030.98
June 29, 2002	1,039,826.89
December 29, 2002	1,070,501.79
June 29, 2003	787,845.12
December 29, 2003	443,645.96
June 29, 2004	456,733.52
December 29, 2004	470,207.15

EXHIBIT B (to Indenture Supplement No. 9)